UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

PETER J. BRUNO Plaintiff,

v.

MOUNTAINSIDE AT CROTCHED MOUNTAIN CONDOMINIUM ASSOCIATION ROGER K. LUBY AND PEAK RESORTS INC., D/B/A CROTCHED MOUNTAIN SKI AND RIDE AREA,

Defendants

CIVIL NO.:1:15-cv-00366LM

STIPULATION OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE

Pursuant to Federal R. Civ. P. 41(a)(1)(A)(ii)(B) the Plaintiff, Peter J. Bruno and the Defendants, Mountainside At Crotched Mountain Condominium Association, Roger K. Luby and Peak Resorts, Inc., d/b/a Crotched Mountain Ski and Ride Area, hereby stipulate that the Plaintiff's action is to be dismissed as to all Defendants without prejudice, interest, costs expenses or attorneys' fees to any party.

The Plaintiff, Peter J. Bruno By his attorneys,

The Defendants,

Mountainside At Crotched Mountain Condominium Association, Roger K. Luby and Peak Resorts, Inc., d/b/a Crotched Mountain Ski and Ride Area, By its attorneys,

/s/ Patrick T. Jones

Patrick T. Jones, Esq. (#16242) Ralph R. Liguori (Pro Hac Vice) Jones Kelleher LLP One Center Place Providence, RI 02903 (401) 273-0800 (T) (401) 273-0801 (F) /s/ Thomas Quarles, Jr.

Thomas Quarles, Jr., Esq. (#2077) Devine, Millimet & Branch, P.A. 111 Amherst Street Manchester, NH 03101 (603) 669-1000 (T) (603) 666-4288 (F) DATED: May 17, 2016

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Stipulation was sent, via ECF, on the 17th day of May 2016 to Thomas Quarles, Jr., Esq.

/s/ Patrick T. Jones